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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/879,677 06/12/2001		Yesim Erke	END920010025US1	5004	
7590 01/22/2004			EXAMINER		
William E schiesser IBM Corporation Dept. IQ0A/Bldg.40-3			ZEENDER, I	ZEENDER, FLORIAN M	
1701 North Street Endicott, NY 13760			ART UNIT	PAPER NUMBER	
			3627		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	7
Office Action Summary		09/879,677	ERKE ET AL.	4
		Examiner	Art Unit	
		F. Ryan Zeender	3627	
Period fo	The MAILING DATE of this communication app or Reply	ars on the cover she t with the	correspondence address	
THE - Exte after - If the - If NO - Failt - Any	ORTENED STATUTORY PERIOD FOR REPL'MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period ware to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be to y within the statutory minimum of thirty (30) da will apply and will expire SIX (6) MONTHS fron , cause the application to become ABANDON	imely filed ays will be considered timely. m the mailing date of this communication. ED (35 U.S.C. § 133).	
1)🖾	Responsive to communication(s) filed on <u>05 N</u>	ovember 2003 and 24 Novembe	<u>er 2003</u> .	
2a)□	This action is FINAL . 2b)⊠ This	action is non-final.		
3)□	Since this application is in condition for alloward closed in accordance with the practice under E	nce except for formal matters, pi Ex parte Quayle, 1935 C.D. 11, 4	rosecution as to the merits is 153 O.G. 213.	
Disposit	ion of Claims			
5)□ 6)⊠ 7)□	Claim(s) <u>1-23</u> is/are pending in the application. 4a) Of the above claim(s) <u>14-18</u> is/are withdray Claim(s) is/are allowed. Claim(s) <u>1-13 and 19-23</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	vn from consideration.		
Applicat	ion Papers			
10)⊠ 11)□	The specification is objected to by the Examine The drawing(s) filed on <u>12 June 2001</u> is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Example 25 U.S. C. SS 449 and 429)⊠ accepted or b)⊡ objected to drawing(s) be held in abeyance. So tion is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d)).
•	under 35 U.S.C. §§ 119 and 120	a priority under 25 U.S.C. & 110/	(a) (d) or (f)	
* \$ 13)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau See the attached detailed Office action for a list Acknowledgment is made of a claim for domestince a specific reference was included in the first T CFR 1.78. 2) The translation of the foreign language processing the processing the processing the processing the process of the priority document is made of a claim for domestic efference was included in the first sentence of the priority document is made of a claim for domestic efference was included in the first sentence of the priority document is made of a claim for domestic efference was included in the first sentence of the priority document is made of a claim for domestic efference was included in the first sentence of the priority document is made of a claim for domestic efference was included in the first sentence of the priority document is made of a claim for domestic efference was included in the first sentence of the priority document is made of a claim for domestic efference was included in the first sentence of the priority document is made of a claim for document is m	s have been received. s have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)). of the certified copies not receiv ic priority under 35 U.S.C. § 119 st sentence of the specification of ovisional application has been re ic priority under 35 U.S.C. §§ 12	tion No yed in this National Stage yed. (e) (to a provisional application or in an Application Data Sheeleceived. 0 and/or 121 since a specific	et.
Attachmen	ıt(s)			
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)	

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DETAILED ACTION

Claim Rejections - 35 USC § 103

Claims 1-13 and 19-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over of Peterson et al. '522 in view Feigin et al. '196.

Peterson et al. '522 disclose or inherently teach a method of determining inventory levels of parts for a plurality of stocking locations (i.e., vendors); the method comprising the steps of providing data and request rates (i.e., purchase orders) for a plurality of customer (i.e., end user) locations, unit price, handling costs (Col. 5, line 15), and transportation costs (see Col. 5, line 14) for other vendors and customers.

Peterson et al. '522 lack the teaching of the providing handling costs, travel time, specifying a parts procurement time performance measure and entering the data into a computer program, computing inventory levels using the computer program and ordering to maintain part inventory levels.

Feigin et al. teach a method of determining inventory levels of parts for a plurality of stocking locations (retail locations) including a parts procurement time performance measure (lead time, "L" which includes travel time) and entering the data into a computer program, computing inventory levels using the computer program and ordering to maintain part inventory levels.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Peterson et al. to include a parts procurement time performance measure and entering the data into a computer program, computing inventory levels using the computer program and ordering to maintain part inventory levels, in view of

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Feigin et al., in order to provide a means to more accurately project future inventory levels (See Feigin et al., Col. 1, lines 11-16).

Re claims 3-4: probability distributions are well known in the art of computer programming, and their use would have obvious to one of ordinary skill in the art at the time of the invention, in order to determine certain desired statistics.

Re claims 5 and 20: Feigin et al. teach the claimed parts procurement time performance measure (i.e., See, for example, Col. 10, lines 39-54; specifically "Method 1 estimates the fill rate to be 63% in weeks 6-16").

Re claims 6 and 21: It is common for businesses to group parts by importance to accommodate customers. For example, parts that are "rush orders" would be separated from regular orders. Feigin et al. teach a plurality of times (See Fig. 4; time: weeks 0-16)

Re claims 7 and 22: Peterson et al. teach means for keeping costs low.

Re claims 8 and 11: mixed integer optimization programs are well known in the art of computer programming, and their use would have obvious to one of ordinary skill in the art at the time of the invention, in order to provide certain desired results.

Re claims 9 and 23: It is an obvious business practice to compute inventory levels that maximizes the number of parts transferred at a given cost in order for the business to be as efficient as possible and thus maximize potential profit.

Re claim 10: Shipping companies such as "FedEx" provide information with regards to the time of shipping; and to compute this information would have been

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obvious to one of ordinary skill in the art at the time of the invention in order to provide the customer with precise delivery times.

Response to Arguments

Applicant's arguments filed 11/5/03 have been fully considered but they are not persuasive.

On page 11 of the arguments, the applicant states that the lead time of Feigin et al. is for transfer of products between retail locations, and not for transfer of parts to customer locations wherein equipment requiring the parts resides at the customer locations.

Feigin et al., in for example column 5, lines 33-48, discusses lead times for product transfer from a supplier to the warehouse **and further** from the warehouse to retail locations. The retail locations could be interpreted to be the customer locations having equipment requiring parts. For example, many auto dealerships are retailers that may order specific components/parts from suppliers to perform repairs under warrantee or on recall. In this case, the retailer is the supplier's "customer".

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to F. Ryan Zeender whose telephone number is (703) 308-8351. The examiner can normally be reached on Monday-Friday, 8am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bob Olszewski can be reached on (703) 308-5183. The receptionist's phone number for the Technology center is (703) 308-1113.

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The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9326 for before-final communications.

F. Zeender

Patent Examiner, A.U. 3627

January 16, 2004